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17	IN THE UNITED STATES DISTRICT COURT
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1 Liliana Solis, Related Case No. C 06-07521 CRB 2 Plaintiff. Stipulation and [Proposed] Order to Continue Hearing Date of October 5, v. 3 2007 The Regis Corporation, et al. 4 Defendants. 5 The Honorable Charles Breyer Michele Kenny, individually and on behalf 6 of all others similarly situated and as a 7 Private Attorney General, 8 Plaintiff, 9 VS. 10 **Regis Corporation,** a Minnesota Corporation, **Supercuts, Inc.**, a Delaware Corporation, Supercuts Corporate Shops, 11 **Inc.**, a Delaware Corporation, and **Does** One through Twenty-Five, inclusive, 12 13 Defendants. 14 15 Plaintiff Michele Kenny, and Defendants, Regis Corporation, Supercuts, Inc., and Supercuts 16 Corporate Shops, Inc., appearing through their respective counsel of record, stipulate as follows: 17 1. This action was commenced on December 7, 2006. On May 4, 2007 this Court 18 scheduled a hearing for a Motion for Summary Judgment and/or Class Certification on October 5, 19 2007 at 10:00 a.m. (the "motions"). In order to meet the Court's deadline, the motions must be filed 20 by August 31, 2007. However, further discovery is needed relating to the above motions. 21 2. Plaintiff has been conducting discovery relating to the above motions. This discovery 22 includes a substantial request for production of documents served on Defendants on July 17, 2007. At 23 this time, Plaintiff is awaiting Defendants' response. Plaintiff has also been negotiating with 24 Defendants regarding depositions of Regis Corporation personnel regarding the above issues. These 25 depositions includes a person-most-knowledgeable deposition of Defendant Regis Corporation under 26 Rule 30(b)(6). All of the above discovery is still in process. 27 3. Defendants have noticed the deposition of the named plaintiff several times, however, 28 due to scheduling conflicts, the attorneys have been unavailable.

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1	4. Defendants' counsel is unavailable in the month of September because she has a jury
2	trial scheduled in September.
3	5. The Plaintiff and the Defendants' counsel have agreed to use best efforts to conduct the
4	depositions in October, 2007.
5	6. Given that the deposition transcripts and other discovery may not be completed until
6	November, 2007, Plaintiff and Defendants' counsel request the court to move the hearing date and the
7	due dates for the briefing of the motion on or after January, 2008.
8	9. By entering into this stipulation, Plaintiff and Defendants do not waive any argument,
9	objection, and/or defense to the motion.
10	Dated: August, 2007.
11	BAILEY PINNEY PC
12	
13	By:/s/ Bonnie Mac Farlane
14	Attorney for Plaintiff
15	Dated: August, 2007.
16	SEYFARTH SHAW LLP
17	D., /o/
18	By:/s/ Francis J. Ortman Attorney for Defendants
19	Attorney for Defendants
20	ORDER
21	On the stipulation of the parties, and good cause appearing therefor,
22	IT IS ORDERED that the Motion for Summary Judgment/Class Certification be held on
23	_ <u>January 18</u> , 2008. All briefing will be filed as proved for in the Civil Local Rules of this
24	Court.
25	
26	Dated: August 24, 2007.  Charles R. Breyer IT IS SO ORDERED United States Did Fide
27	Officer States District
28	Z Judge Charles R. Breyer
	Stipulation to Continue Hearing Date of October 3 2007 – Case No. C 07.07321 CRB
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